

Haryana Government Gazette Extraordinary

Published by Authority

Court of Homeone

© Govt. of Haryana		
No. 203-20	019/Ext.] चण्डीगढ़, सोमवार, दिनांक 2 दिसम्बर, 2019 (11 अग्रहायण, 1941 शक)	
	विधायी परिशिष्ट	
क्रमांक	विषय वस्तु	पृष्ट
भाग I	अधिनियम	
	कुछ नहीं	
भाग II	अध्यादेश	
	कुछ नहीं	
भाग III	प्रत्यायोजित विधान	
	कुछ नहीं	
भाग IV	शुद्धि–पर्ची, पुनः प्रकाशन तथा प्रतिस्थापन	
	1. शुद्धि पर्ची संख्या 184 रूल्ज / II.डी4, दिनांक 25 नवम्बर, 2019.	15
	(केवल अंग्रेजी में)	

PART - IV

HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

Correction Slip

The 2nd December, 2019

No. 184 Rules/II.D4 Dated the 25th November, 2019

Rule 3 and Rule 11 (2) of Chapter-4 Part-F of the Rules and Orders of Punjab and Haryana, Volume-V, are amended as under:-

- "3. A petition for the issuance of a Writ in the nature of habeas corpus or any petition challenging order of punishment passed in pursuance to any proceedings before a Court Martial or its equivalent tribunal, matters pertaining to Protection of Life and Liberty (Protection Matters), Parole, Furlough, Pre-mature release shall be styled as "Criminal Writ Petition".
- 11(2) If the Court, on the other hand, is of the opinion that a *prima facie* case for granting the petition is made out, a notice, by electronic mode or any other means, in form Cr.W.P. 1 shall be issued calling upon the person or persons against whom writ is sought, to appear on a day to be named therein to show cause why such Writ should not **be issued** and at the same time to produce in the Court, the body of the persons or person alleged to be illegally or improperly detained **then** and there to be dealt with according to law. In that case a notice also be issued to the Advocate General of the State concerned **in form Cr.W.P. 2.**"

BY ORDER OF HON'BLE THE CHIEF JUSTICE AND JUDGES.

B. B. S. TEJI, Registrar (Rules), for Registrar General.

57541—L.R.—H.G.P., Chd.